## United States District Court For The District OF Delaware

Ronald G. Johnson#182421)

Movant

V.

United States OF America

Weeks v. United States OF America

Weeks v. United States OF America

Weeks v. United States OF America

Weeks v. United States OF America

1.) Motion To Dismiss Charges OF Violation OF Probation

this Honorable Court to Dismiss the Charges of Violation of Probation. In Support thereof Movant assert the following

2) Motion For Copy OF Probation Violation Hearing May 12,2006"

Comes Now, The Movant Ronald G. Johnson and Moves
this Honorable Court For a Copy for a Copy of Probation
Violation hearing May 12,2006. In Support there Movant
asserts the Following. Request to Stop all proceeding till I get Transcript
of May 12,12006 Hearing.

Statement OF The Facts

Before May 12,2006 and Verbally on May 12,2006 the Alouant Motion For Dismissal of All Charges OF Violation OF Probation, on the grounds that the evidence the Government the United States OF America, which to present is evidence illegally obtain by a illegal Search and Seizurc. And is the fruit OF a 4th Amendment Violation, Pursuant to the Fruit-oF-the-Poisonous Tree-Doctrine any and all evidence obtained by a illegally search and seizure is inadmissible in State and Federal Court

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# 4) Evidence In Support OF Motion To Dismiss Violation OF Probation Charges"

"Shannon Thee Hamson "Esquire admitted" and agreed with me" that the OFFicer Charges was the Fruit of a illegal search and seizure. And is inadmissible in State or Federal Court

## Bias And Prejudice of Judge Kent A. Jordan

I made a Motion to Dismiss All Charges of The Violation of Probation. The Prosecutor Government of The United States of America And For the United States Probation Office "Shannon Three Hampson" (admitted)" and (agreed) with me that the evidence of the officer was the fruit of a illegal Search, and therefore should be inadmissible in Federal Court as the evidence was inadmissible in the State Court

### () Bias And Prejudice "

Instead of Dismissing the Charges as I had Move and Motioned the Court. He instruct the Government to evidence that could defeat my Claims, Postpone the Cose so the Government Could investigate the defense to my Claims that the evidence must be suppressed.

### 5.) Conclusion"

I had a Right to a Dismissal OF All Charges May 12, 2006 When I Moved the Court to Dismiss them and the Government Prosecuter "admitted", "and agreed" that the officers testimony and evidence was the Fruit of a illegal search and Seizure.

When and if the Government Come in with a Defense you instructed her to and the Ground to win and if you do role with her you can

Case 1:05-cr-00029-KAJ Document 22 Filed 05/19/2006 Page 3 of 3 expect me to File at lest a half Million Dollar Lawsuit (Witness) P.S. Keep in mind you can not have a foil

Pleage trial State trial in Federal Court

as your attempting Your officer know that

and never seen what you aftempt to allow.

The Government had tolded and admitted and agreed with me" that the Officer Statement was the Fruit of a illegal Search and Seizure, And was Inadmissible in Court, Athat point at that point all Charges Should have been Dismissed. I want all Charges Dropped Do you want to be a defendant in Civil Addon No. 06-240 7 K.A.J. With the OFHERS?

b) You instructed her what to Search and where to Search and gave her time to prepare a brief to defeat or defend against my Claims.

Administrative Notice To Both You

The Prosecuters and Judges are Layman of Law and know how thing is suppose to go. See Title 18 USC 242 and Title 18 USC 241 and 42 USC 1986 42 USC 1985 And Title 28 USC 1331. I told you before this is my life and I take a threat to my life Seriously.

I can show I can full the Court with my family and Friends, Everyone is not Corrupt. I Can Finda Strong ear to listen. Please! Stop threatening my life and end this Certificate OF Service" Case,

I serve the United States Probetion Officer And the United States OF America Government Shannon Thee Houson a true and Foll Copy. Also the Original and 4 Copies to this Court-,

'Oath and Affidavit I Declare that the above is true and correct under perjury Declare on May 12, 2006 signed Rorald Jehow